SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2007-092185 11/16/2015

CLERK OF THE COURT

HONORABLE JAMES D. SMITH

G. Clark Deputy

IN RE THE MATTER OF

TIMOTHY HAROLD WILLIAM STATES

TIMOTHY HAROLD WILLIAM

STATES

1842 S PALMER MESA AZ 85210

AND

AMANDA SUE OLSON AMANDA SUE OLSON

4151 E CORONADO FOREST PLACE

APT 2

TUCSON AZ 85239

CONCILIATION SERVICES-SE OFFICE OF PUBLIC DEFENSE SERVICES-CCC

CASE PLACED ON INACTIVE CALENDAR REFERRAL TO CONCILIATION SERVICES

Courtroom SEF 404

9:32 a.m. This is the time set for Emergency Hearing regarding the *Petition to Modify Legal Decision Making (Custody), Parenting Time and Child Support* filed on November 2, 2015 and the *Motion for Post-Decree Temporary Order without Notice for Modification of Legal Decision Making/Custody and Parenting Time* filed on November 2, 2015. Petitioner, Timothy Harold Williams States, is present on her own behalf. Respondent, Amanda Sue Olson, is present on his own behalf.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Docket Code 078 Form D000A Page 1

SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2007-092185 11/16/2015

Discussion is held.

IT IS ORDERED appointing a court advisor to investigate allegations of abuse in the case and make recommendations to the Court. The appointment shall be fully set forth by separate minute entry.

THE COURT FINDS that both parties are indigent and are unable to bear the fees and costs of the Court-Appointed Advisor.

IT IS ORDERED that the Office of Public Defense Services shall reimburse the fees and costs of the Court-Appointed Advisor.

IT IS FURTHER ORDERED affirming the temporary orders currently in place. If Mother is in Maricopa County, she may have parenting time with the minor child. Mother shall give Father 72 hours prior written notice, and she may then have up to 8 hours of parenting time. Mother may have daily communication with the minor child through phone calls, Skype or FaceTime. If the parties cannot agree on a time of day for Mother's call, then Father shall make the child available between the hours of 7:00 p.m. and 7:30 p.m. each day.

IT IS FURTHER ORDERED that the child shall not be in the vicinity of step-father until further order of the Court while there is a pending investigation regarding the allegations of abuse.

IT IS FURTHER ORDERED placing this case on the inactive calendar, for dismissal on January 29, 2016 unless a final Decree is entered or the Court, upon motion of either party, resets the case for trial.

10:09 a.m. Matter concludes.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter.